|  |  |   | 1                                       |          | ٠.                                     |
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|  | DEBEIVE                                    | Ţņ.                                       |   |          | . *                                    |
| LINUTED STATES PATCHT AND TRADEN   | U)   | 71111                                     |   |          | 4                                      |
| UNITED STATES PATENT AND TRADEMA   | MAY 2 3 2001                               | Commissioner for United States Patent and | Patents, Box PCT                        |          | *                                      |
|  |  | United States Patent and Washir           | ngton, D.C. 20231                       |          |  |
| U.S. APPLICATION NO.   | FIRST SAMED NELICATE                       | ATTY, DOCKET N                            | www.uspto.gov                           |          |  |
| 09/806172  | LEE J                                      | B-4151PCT                                 |   |          | * 1                                    |
| 09/600172  | LEE 3                                      | INTERNATIONAL APPLICATION NO.             | <del></del>                             |          |  |
| 1  | •  | PCT/KR00/00811                            |   |          |  |
| LADA & PARRY<br>5670 WILSHIRE BOULEVARD # 2100   |  | 1 0 1/1(100/00011                         |   |          | •                                      |
| LOS ANGELES, CA 90036 5679   | · ···                                      | I.A. FILING DATE PRIORITY                 | DATE                                    |          |  |
|  |  | 27 JUL 00 29 JU                           | IL 99                                   |          |  |
|  | ,  | ·<br>•                                    |   |          | •                                      |
|  |  | DATE MALLED: 16 M                         | AY 2001                                 |          | 28<br>10<br>1                          |
| NOTIFICATION OF MISSING REQU   | IREMENTS UNDER                             | 35 U.S.C. 371 IN THE UNI                  | TED                                     |          | ite                                    |
| STATES DESIGNAT  |  |   |   |          | <ul> <li>€</li> </ul>                  |
| 1. The following items have been submitted by the  |  |   |   |          |  |
| Office as a Designated Office (37 CFR 1  | · · · · · · · · · · · · · · · · · · ·      |   |   |          | 3                                      |
| U.S. Basic National Fee.  Copy of the international application.   | Indication of Small Ent                    | national application into English.        | •                                       |          |  |
| Solution Declaration of inventors(s).  | L  | 19 amendments into English.               |   |          |  |
| Copy of Article 19 amendments.   | Other:                                     |   |   |          |  |
| Priority Document.   | _  |   |   | •        | 1                                      |
| The International Preliminary Examination  | _  |   |   |          | •                                      |
| Translation of Annexes to the Internation  | nal Preliminary Examination                | Report into English.                      |   |          |  |
| 2. Applicant has requested early processing unde   | r 35 U.S.C. 371(f) but has n               | ot filed the following indicated items    | and/or                                  |          |  |
| the indicated items in paragraph 3 below. The Basic  | National Fee and the copy of               | of the international application must b   | ne filed                                |          | •                                      |
| prior to 20 or 30 months from the priority date to ave   | oid abandonment.  Copy of the internation  | and application                           | iii ii |          |  |
| U.S. Basic National Fee.   | Copy of the internation                    | iai appiication.                          |   |          |  |
| 3. The following items MUST be furnished within t  | he period set forth below in               | order to complete the requirements for    | or                                      |          | · 🐇 😽                                  |
| acceptance under 35 U.S.C. 371:  a. Translation of the application into En   | alish A processing fee will                | be required if submitted                  |   |          |  |
| later than the appropriate 20 or 30  |  |   | -                                       |          |  |
| The current translation is defective   |  |   |   |          |  |
| Translation.  b. Processing fee for providing the translation.   | elation of the application and             | Vor the Annexes later than the            |   |          |  |
| appropriate 20 or 30 months from   |  |   |   |          |  |
| [x] c. Oath or declaration of the inventors,   | in compliance with 37 CFR                  | 1.497(a) and (b), properly identifying    | g .                                     |          |  |
| the application (preferably by the   | International application num              | ber and international filing date). A     |   |          |  |
| surcharge will be required it submitted  | med later than the appropria               | ate 20 or 30 months from the priority     |   |          |  |
| [X] The current oath or declaration do   |  | 1.497(a) and (b) for the reasons          |   |          |  |
| indicated on the attached PCT/DC   | /EO/917.<br>leclaration later than the ann | exportate 20 or 30 months from the        |   |          |  |
| priority date (37 CFR 1.492(e)).   |  |   |   |          |  |
| 4. Additional claim fees of \$ as a  | large entity [ small entity                | , including any required multiple dep     | endent                                  |          |  |
| claim fee, are required. Applicant must submit the   | additional claim fees or cano              | el the additional claims for which fee    | es are                                  |          |  |
| due (37 CFR 1.492(g)). See attached PTO-875.   |  | •   | 4                                       |          |  |
| 5. Applicant has not submitted the required sequ   | ence listing pursuant to 37 C              | CFR 1.821-1.825. See attached             |   | <b>\</b> |  |
| PCT/DO/EO/920.   |  | •   |   |          |  |
| ALL OF THE ITEMS SET FORTH IN 3(a)-3(d)  | 4 AND 5 ABOVE MUST                         | BE SUBMITTED WITHIN TWO                   | (2)                                     |          |  |
| MONTHS FROM THE DATE OF THIS NOTIC<br>THE PRIORITY DATE FOR THE APPLICATION  | E OR BY 22 OR 32 MONT                      | THS (where 37 CFR 1.495 applies).         | FROM                                    |          |  |
| RESPOND WILL RESULT IN ABANDONMEN  |  | IM. PAROLE TO THOSE AND T                 |   |          | •                                      |
| The time period set above may be extended by filing  | o notition and for for exten               | sion of time under the provisions of      | 37 CER                                  |          |  |
| 1.136(a).  | a petition and fee for exten               | sion of time under the provisions of t    | or or k                                 |          |  |
|  | MI ICT he submitted                        | no loter than the time period set above   | ve or the                               |          | •                                      |
| <ol><li>If box 3a or 3c is checked, a translation of the A<br/>Annexes will be cancelled. A processing fee will be</li></ol> | required if submitted later                | than 20 or 30 months from the priorit     | ty date.                                |          | - 1                                    |
| 7. The Article 19 amendments are cancelled sine  | ce a translation was not prov              | ided by the appropriate 20 (37 CFR        | 1.494(d))                               |          |  |
| or 30 (37 CFR 1.495(d)) months from the priority of  | ate.                                       |   | Tringent                                |          | *                                      |
| Applicant is reminded that any communication to th   | e United States Patent and T               | rademark Office must be mailed to the     | ne                                      |          | 1                                      |
| address given in the heading and include the U.S. a  | oplication no. shown above.                | (37 CFR 1.5)                              |   | •        |  |
| A copy of this notice  | MUST be returned                           | with this response.                       |   | •        | •                                      |
| Enclosed: PCT/DO/EO/917 No   | tice of Defective Translation              | V// 1                                     |   | 14       |  |
| PTO-875 PC   | T/DO/EO/920 /                              | Burty Paralegal                           |   | * *1     |  |
| _  | \  | 703-305-3734                              |   | 4 44     | •                                      |
| FORM PCT/DO/EO/905 (March 2001)  | Telephone                                  | U / U33U3-3/34                            |   | 7. T     | ************************************** |
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|  |  |   | <u> </u>                                |          |  |